United States District Court northern district of California San Francisco division

United States of America,) Case	No. CR 18 - 60/	2
Plaintiff,) STIF) TIM	PULATED ORDER EXCLE E UNDER THE SPEEL Y	UDING TRIAL ACT
Portricle Ayson Defendant.) "))		C 2 0 2018
For the reasons stated by the parties on time under the Speedy Trial Act from that the ends of justice served by the codefendant in a speedy trial. See 18 U.S. bases this continuance on the following	ontinuance outweight. S.C. § 3161(h)(7)(A)	to <u>February 1, 20</u> gh the best interest of the p	19 and finds IIA Sublic and the
Failure to grant a continuance value 18 U.S.C. § 3161(h)(7)(B)(i).	would be likely to	result in a miscarriage of j	ustice.
The case is so unusual or so con of defendants, the nature of the fact or law, that it is unreasonable to extrial itself within the time limits established.	prosecution, or kpect adequate pre	the existence of novel paration for pretrial proces	questions of edings or the
Failure to grant a continuance vaccounsel, taking into account the 3161(h)(7)(B)(iv).		Fendant reasonable time to igence. See 18 U.S.C. §	obtain
Failure to grant a continuance vaccounsel, given counsel's other scheduled due diligence. See 18 U.S.C. § 3161(h	ed case commitme		
Failure to grant a continuance vertime necessary for effective preparation 18 U.S.C. § 3161(h)(7)(B)(iv).			
With the consent of the defendation prompt disposition of criminal cases, the first paragraph and — based on the extending the time limits for a preliminant for extending the 30-day time perithe exclusions set forth above). See February 1982.	he court sets the pre- parties' showing on pary hearing under od for an indictme	reliminary hearing to the dof good cause — finds good Federal Rule of Criminal nt under the Speedy Trial	ate set forth in od cause for Procedure 5.1
IT IS SO ORDERED.			
DATED: 12-20-18		SAILIE KIM United States Magistra	te Judge
STIPULATED: Attorney for Defendant	f t	Assistant United States	Attorney